#### 225.873

national security interest reasons, mobilization base considerations, or applicable U.S. laws or regulations. (See the clause at 252.225–7002, Qualifying Country Sources as Subcontractors.)

# 225.873 Waiver of United Kingdom commercial exploitation levies.

### 225.873-1 Policy.

DoD and the Government of the United Kingdom (U.K.) have agreed to waive U.K. commercial exploitation levies and U.S. nonrecurring cost recoupment charges on a reciprocal basis. In order for U.K. levies to be waived, they must be identified and a waiver must be requested before award of the contract or subcontract under which the levies are charged.

[57 FR 53599, Nov. 12, 1992]

#### 225.873-2 Procedures.

- (a) Waiver of U.K. levies must be approved by the Government of the U.K. When an offeror or contractor identifies a levy included in an offered or contract price, the contracting officer shall provide written notification to the Defense Security Assistance Agency, Operations Management Division, room 4B740, the Pentagon, Washington, DC 20301–2800, telephone (703) 697–8108, which will request a waiver of the levy from the Government of the U.K. The notification shall include—
  - (1) Name of the U.K. firm;
  - (2) Prime contract number;
- (3) Description of item for which waiver is being sought;
  - (4) Quantity being acquired; and
  - (5) Amount of levy.
- (b) Waiver may occur after contract award. Where levies are waived before contract award, the offer will be evaluated without the levy. Where levies are identified but not waived before contract award, the offer will be evaluated inclusive of the levies.

[57 FR 53599, Nov. 12, 1992]

# 225.873-3 Contract clause.

Use the clause at 252.225-7032, Waiver of United Kingdom Levies, in all solicitations and contracts for supplies—

(a) Where U.K. firms are expected to participate as offerors/prime contractors; or

(b) If a subcontract over \$1 million with a U.K. firm is anticipated.

[57 FR 53599, Nov. 12, 1992]

# Subpart 225.9—Additional Foreign Acquisition Clauses

# 225.970 Clause deviations in overseas contracts.

See 201.402(2) for approval authority for clause deviations in overseas contracts with governments of North Atlantic Treaty Organization (NATO) countries or other allies or with United Nations or NATO organizations.

[61 FR 50453, Sept. 26, 1996]

### 225.971 Correspondence in English.

Use the clause at 252.225-7041, Correspondence in English, in solicitations and contracts when contract performance will be wholly or in part in a foreign country.

[62 FR 34123, June 24, 1997]

### 225.972 Authorization to perform.

Use the clause at 252.225-7042, Authorization to Perform, in solicitations and contracts when contract performance will be wholly or in part in a foreign country.

[62 FR 34123, June 24, 1997]

## Subpart 225.70—Authorization Acts, Appropriations Acts, and Other Statutory Restrictions on Foreign Acquisition

### 225.7000 Scope of subpart.

- (a) This subpart contains restrictions on the acquisition of foreign products and services, imposed by Defense appropriations and authorization acts and other statutes. Refer to the acts to verify current applicability of the restrictions.
- (b) Nothing in this subpart affects the applicability of the Buy American Act or Balance of Payments Program.

[56 FR 36367, July 31, 1991, as amended at 62 FR 2856 Jan 17 1997]

### 225.7001 **Definitions.**

As used in this subpart—

(a) Bearing components and miniature and instrument ball bearings are defined